Sec.		Sec.	
SUBCHAPTER IV—AGRICULTURAL RESOURCES CONSERVATION PROGRAM		3837a.	(g) Easements. Easements.
PART I—ENVIRONMENTAL CONSERVATION ACREAGE			(a) In general.(b) Terms of easement.
	RESERVE PROGRAM		(c) Restoration plans.(d) Compatible uses.
	SUBPART A—GENERAL PROVISIONS		(e) Type and length of easement.
3830.	Environmental Conservation Acreage Reserve		(f) Compensation.
	Program.	3837b.	(g) Violation. Duties of owners.
	(a) Establishment.(b) Number of acres.	3837c.	Duties of Secretary.
	(c) Implementation.		(a) In general.
	· · · -		(b) Cost share assistance.
	SUBPART B—CONSERVATION RESERVE		(c) Acceptability of offers.(d) Easement priority.
3831.	Conservation reserve.	3837d.	Payments.
	(a) In general.(b) Eligible lands.		(a) Time of payment.
	(c) Certain land affected by secretarial		(b) Payments to others.(c) Payment limitation.
	action.		(d) Exemption from automatic sequester.
	(d) Maximum enrollment.	3837e.	Changes in ownership; agreement modifica-
	(e) Duration of contract.(f) Conservation priority areas.		tion; termination.
	(g) Multi-year grasses and legumes.		(a) Limitations.(b) Modification; termination.
3832.	Duties of owners and operators.	3837f.	Administration and funding.
	(a) Terms of contract.		(a) Delegation of easement administra-
	(b) Conversion plan provisions.(c) Environmental use.		tion.
	(d) Alley cropping.		(b) Regulations.
	(e) Foreclosure.	Part	II—AGRICULTURAL WATER QUALITY INCENTIVES
3833.	Duties of Secretary.	3838.	Policy.
3834.	Payments. (a) Time of cost-sharing and annual rent-	3838a. 3838b.	Definitions. Agricultural water quality protection pro-
	al payments.	30300.	gram.
	(b) Federal percentage of cost sharing		(a) Incentives.
	payments. (c) Annual rental payments; encourage-		(b) Content of plans.(c) Plan development.
	ment factor; method of determina-		(d) Protection of confidentiality.
	tion; acceptance of contract offers.		(e) Acceptance of contracts.
	(d) Cash or in-kind payments.	3838c.	(f) Federal or State provisions.
	(e) Regulations: payments upon death, disability, or succession.	3030C.	Eligible lands. (a) Eligible lands.
	(f) Rental payments fiscal year limita-		(b) Priority lands.
	tion; regulations; receipt of other	3838d.	Technical assistance for water quality protec-
	payments unaffected; application of limit to payments received by a		tion. (a) In general.
	State, political subdivision, or		(b) Field office technical guidance for
	agency.		water quality protection.
	(g) Contracts unaffected by certain Presi-		(c) Personnel.(d) Limitation of liability.
	dential orders. (h) Cost share assistance.	3838e.	Demonstration and pilot programs.
3835.	Contracts.		(a) Demonstration and model farm pro-
	(a) Ownership or operation requirement.		grams. (b) Pilot programs.
	(b) Sales or transfers; options.(c) Modification; waiver.	3838f.	Report to Congress.
	(d) Termination; notice to Congressional	Длт	RT III—ENVIRONMENTAL EASEMENT PROGRAM
	Committees		
3835a.	Conversion of land subject to contract to	3839.	Environmental easement program. (a) Establishment.
	other conserving uses. (a) Conversion to trees.		(b) Eligibility; termination.
	(b) Conversion to wetlands.	3839a.	Duties of owners; components of plan.
	(c) Limitation.		(a) Duties of owners.(b) Components of plan.
2026	(d) Condition of contract.	3839b.	Duties of Secretary.
3836.	Base history. (a) Reductions.	3839c.	Payments.
	(b) Basis for participation in other Fed-		(a) Time of payment.(b) Cost sharing payments.
	eral programs.		(c) Easement payments; acceptability of
	(c) Extension of preservation of cropland base and allotment history.		offers.
	(d) Additional remedy for violations.		(d) Form of payment.
	SUBPART C—WETLANDS RESERVE PROGRAM		(e) Payments to others.(f) Payment limitation.
3837.	Wetlands reserve program.	3839d.	(g) Exemption from automatic sequester. Changes in ownership; modification of ease-
	(a) Establishment.	oooou.	ment.
	(b) Minimum enrollment.		(a) Limitations.
	(c) Eligibility.(d) Other eligible land.		(b) Modification; termination.
	(e) Ineligible land.		SUBCHAPTER V—ADMINISTRATION
	(f) Termination of existing contract.	3841.	Use of Commodity Credit Corporation.

Sec.

3842. Use of other agencies. 3843. Administration.

- (a) Appeal procedure.
- (b) Landlord's eligibility unaffected by ineligibility of tenant or share-cropper.
- (c) Safeguards for tenants and share-croppers.
- (d) Determinations.
- (e) Maintenance of data.
- (f) Limitations on enrollments.

3844. Regulations.

3845. Authorization of appropriations.

- (a) Environmental conservation acreage reserve program and water quality incentive program.
- (b) Other conservation matters.

3846. Monitoring and evaluation.

- (a) In general.
- (b) Requirements.

3847. Assistance for control of spread of weeds and pests.

- (a) In general.
- (b) Conservation measure.

SUBCHAPTER VI—STATE TECHNICAL COMMITTEES

3861. Establishment.

- (a) In general.
- (b) Standards.
- (c) Composition.

3862. Responsibilities.

- (a) In general.
- (b) Wetland and wildlife habitat protection guidelines.
- (c) Other duties.
- (d) Authority.
- (e) FACA requirements.

CHAPTER REFERRED TO IN OTHER SECTIONS

This chapter is referred to in title 7 sections 1308–3, 1308–4, 1463, 1985, 6932, 6962.

SUBCHAPTER I—DEFINITIONS

§ 3801. Definitions

- (a) For purposes of subchapters I through V of this chapter:
 - (1) The term "agricultural commodity"
 - (A) any agricultural commodity planted and produced in a State by annual tilling of the soil, including tilling by one-trip planters; or
 - (B) sugarcane planted and produced in a State.
 - (2) The term "conservation district" means any district or unit of State or local government formed under State or territorial law for the express purpose of developing and carrying out a local soil and water conservation program. Such district or unit of government may be referred to as a "conservation district", "soil conservation district", "soil and water conservation district", "resource conservation district", "natural resource district", "land conservation committee", or a similar name.
 - (3) The term "cost sharing payment" means a payment made by the Secretary to an owner or operator of a farm or ranch containing highly erodible cropland under the provisions of section 3834(b) of this title.
 - (4)(A) The term "converted wetland" means wetland that has been drained, dredged, filled,

leveled, or otherwise manipulated (including any activity that results in impairing or reducing the flow, circulation, or reach of water) for the purpose or to have the effect of making the production of an agricultural commodity possible if—

- (i) such production would not have been possible but for such action; and
 - (ii) before such action—
 - (I) such land was wetland; and
 - (II) such land was neither highly erodible land nor highly erodible cropland.
- (B) Wetland shall not be considered converted wetland if production of an agricultural commodity on such land during a crop year—
 - (i) is possible as a result of a natural condition, such as drought; and
 - (ii) is not assisted by an action of the producer that destroys natural wetland characteristics
- (5) The term "field" means such term as is defined in section 718.2(b)(9) of title 7 of the Code of Federal Regulations (as of January 1, 1985), except that any highly erodible land on which an agricultural commodity is produced after December 23, 1985, and that is not exempt under section 3812 of this title shall be considered as part of the field in which such land was included on December 23, 1985, unless the Secretary permits modification of the boundaries of the field to carry out subchapters I through V of this chapter.

 (6) The term "highly erodible cropland"
- (6) The term "highly erodible cropland" means highly erodible land that is in cropland use, as determined by the Secretary.
- (7)(A) The term "highly erodible land" means land—
- (i) that is classified by the Soil Conservation Service as class IV, VI, VII, or VIII land under the land capability classification system in effect on December 23, 1985; or
- (ii) that has, or that if used to produce an agricultural commodity, would have an excessive average annual rate of erosion in relation to the soil loss tolerance level, as established by the Secretary, and as determined by the Secretary through application of factors from the universal soil loss equation and the wind erosion equation, including factors for climate, soil erodibility, and field slope.
- (B) For purposes of this paragraph, the land capability class or rate of erosion for a field shall be that determined by the Secretary to be the predominant class or rate of erosion under regulations issued by the Secretary.
- (8) The term "hydric soil" means soil that, in its undrained condition, is saturated, flooded, or ponded long enough during a growing season to develop an anaerobic condition that supports the growth and regeneration of hydrophytic vegetation.
- (9) The term "hydrophytic vegetation" means a plant growing in—
 - (A) water: or
- (B) a substrate that is at least periodically deficient in oxygen during a growing season as a result of excessive water content.
- (10) The term "in-kind commodities" means commodities that are normally produced on